Court of Washi	ngton, County of
, Plaintiff	Case No.
VS.	Order for Competency Evaluation under RCW 10.77.060
v 3.	(ORCE)
, Defendant	[] Next hearing date:
DOB:	Clerk's Action Required: para. 3 (interpreter), 6, 8
This matter came before the court on the motion prosecutor [] the court who has reason to doub faith belief that as a result of a mental disease or understand the proceedings against them or to a	t the defendant's competency based on a good defect, the defendant may lack the capacity to
The defendant is charged with:	
[] the felony crime/s of	
[] the non-felony crime/s of	
[] At least one of the non-felony cha 10.77.092	arges is a "serious offense" as defined in RCW
[] None of the non-felony charges a RCW 10.77.092.	re a "serious offense" as defined in
[] The court is reserving ruling on wheth serious offense as defined in RCW 10	ner any of the non-felony crimes charged is a 0.77.092.
 This matter is not pending trial. The curre materials are attached. 	ent probation report and/or other supplemental
[] There is reason to believe that the defendant	may have a developmental disability.
(Information regarding why it is believed the may be added here):	defendant may have a developmental disability

[The defendant receives Developmental Disability Administration Services.	
[The defendant received special education services specifically for a developmental disability.	
[Other	
	e following additional information supports the request for evaluation (Information regal it is believed the defendant is not competent may be added here):	rding
_		
-		
	ourt finds that there is reason to doubt the defendant's competency and that the ant is in need of a forensic mental health evaluation; and	
The	urt orders:	
1.	Evaluation. The court orders a competency evaluation of the defendant.	
	The defendant is to be evaluated by:	
	 DSHS Evaluator: a qualified expert who shall be approved by the prosecuting attorney, and who is designated by the Secretary of the Department of Social a Health Services (DSHS). 	ınd
	[] Other:	
	The evaluation shall be completed as specified below.	
2.	Place of Evaluation. The evaluation shall occur at the following location (<i>check or one</i>):	nly
	[] Evaluation in a Jail/Detention Facility. The defendant is held in	lity d on
	If the evaluator determines that the evaluation should take place at a facility designated by DSHS, then the evaluator shall notify the court, the prosecutor, a the defense attorney of that fact, as soon as is reasonably practicable. Written and a conformed copy of this order, without more, shall direct transport in compliance with this order.	
	[] Out-of-Custody Evaluation. As the defendant is not currently in custody, the defendant's attorney and DSHS will work together to schedule and arrange an appointment for examination at an agreed location.	
	[] Inpatient Evaluation. The examination shall occur at a state hospital or other statistic determined by DSHS. The defendant is committed to the care and custor DSHS for up to 15 days from the date of admission to the facility, based upon the following (check the appropriate finding):	dy of

	[]	The defendant is charged with murder in the first or second degree;	
	Or		
	[]	The court finds that it is more likely than not that an evaluation in the jail will be inadequate to complete an accurate evaluation;	
	Or		
	[]	The court finds that an evaluation outside the jail setting is necessary for the health, safety, or welfare of the defendant.	
	the defenda	Idant is in custody, transportation shall be arranged as stated in this order. If ant is released from custody prior to the examination, the defendant's attorney ct DSHS to schedule an appointment for admission to the facility. A released must obtain medical clearance prior to admission to the facility.	
3.	Evaluation chapter 10.	Requirements. The following requirements supplement those found in 77 RCW:	
	[] Developmental Disabilities Professional. Based upon advisement that the defendant may have a developmental disability, the evaluation must be performed by a developmental disabilities professional.		
		eter. The defendant requires the services of an interpreter in the following ge:	
	and opposed and pla	te Attorney Presence. (Only check this box if defense counsel wants notice cortunity to be present). The defense attorney requests notification of the time ce of the evaluation at the contact information provided below. The defense by may be contacted at:	
		evaluation may proceed without the defense attorney present if notice has n provided.	
	curr	e evaluation may not proceed without the defense attorney present. The rent criminal charge/s shall not be discussed with the defendant outside the ensic interview, unless immunity has been granted.	
	DSHS i	e Expert . A defense expert has been appointed under RCW 10.77.060, and s directed to contact the defense attorney to determine whether the expert witnessing DSHS's evaluation.	
	[] Additio	onal Evaluation Requirements	
4	Papart Ca	ntante and Distribution. The evaluator shall distribute the report to the court	

- 4. Report Contents and Distribution. The evaluator shall distribute the report to the court, prosecuting attorney, defense attorney, the designated crisis responder (DCR), and the professional person at the Jail/Detention facility. Distribution of the evaluation report by a facility providing inpatient services shall ordinarily be accomplished within 2 working days or less following the final evaluation of the defendant. The report of the evaluation shall include the following pursuant to RCW 10.77.060:
 - A description of the nature of the evaluation;
 - A diagnosis or description of the current mental status of the defendant;

- COMPETENCY: If the defendant suffers from a mental disease or defect, or has a developmental disability, an opinion as to competency;
- NON-FELONY, SERIOUS OFFENSE: For a non-felony defendant charged with at least one serious offense, an opinion as to whether the defendant is unlikely to be restored within the statutory restoration period;
- **DCR EVALUATION:** An opinion as to whether the defendant should be evaluated by a DCR under chapter 71.05 RCW.

•	Other:	

The secretary may execute such agreements as appropriate and necessary to implement this section, which may include designation of more than one evaluator.

Timing. The evaluation shall be completed and the report distributed within the timelines set out under RCW 10.77.065 and .068.

In-jail Evaluations: Defendant shall be evaluated in-jail and the evaluation report distributed within 14 days of the receipt of this order or 21 days from the signature date of this order, whichever is shorter.

Inpatient Evaluations: In-jail defendants who are ordered to receive an inpatient evaluation shall be admitted for inpatient competency evaluation within 7 days of receipt of this order or 14 days from the signature date of this order, whichever is shorter. Distribution of an evaluation report by a facility providing inpatient services shall ordinarily be accomplished within 2 working days or less following the final evaluation of the defendant.

Out-of-Custody Evaluations: Pursuant to RCW 10.77.068, there is a performance target of 21 days or less for an out-of-custody evaluation and the distribution of the evaluation report.

DSHS shall provide written notice to the court if it is unable to meet the maximum time limits established in RCW 10.77.068 and identify the reasons for the delay and provide a reasonable estimate of the time necessary to complete the competency services. Good cause is presumed absent a written response from the court or a party when received by DSHS within 7 days of its notice.

The court finds good cause to extend the form of the report until (date)	timing of the evaluation and the distribution because:
] Other:	

6. Records. In accordance with RCW 10.77.060, the evaluator is granted access to all records held by any mental health, medical, educational, or correctional facility that relate to the present or past mental, emotional, or physical condition of the defendant for the purpose of conducting the examination. If the court is advised by any party or the evaluator determines that the defendant may have a developmental disability, then the evaluator shall be granted access to records of the Development Disabilities Administration of DSHS.

In consideration of the urgent nature of this evaluation, it is ordered that all records requested by the evaluator shall be provided as soon as possible, but no later than 2 days from the date requested.

For the purpose of this evaluation, the evaluator is also specifically granted access to records containing information regarding alcohol and drug abuse evaluation and treatment, and the authority to disclose this information to the undersigned court, the prosecuting attorney, the defense counsel, and others as designated in RCW 10.77.060 and 10.77.065. Access and authority to disclose is granted in compliance with the confidentiality requirements set forth in RCW 70.96A.150 and 42 CFR Part 2.

	Within 24 hours of the signing of this order:
	 The clerk of the court shall provide this order and the charging documents, including the request for bail and certification of probable cause to DSHS.
	[] Instead of the clerk of the court providing these documents, they shall be provided by
	 The prosecuting attorney shall provide the discovery packet, including a statement of the defendant's criminal history, to DSHS or the county appointed evaluator.
	 The jail administrator shall provide the defendant's medical clearance information to DSHS, if this order requires transportation of the defendant to a facility designated by DSHS.
7.	Transportation and Discharge . The Jail/Detention facility shall transport the in-custody defendant from the Jail/Detention facility to the facility designated by DSHS and back. Transportation to the facility shall occur within 1 day of the receipt of an offer of admission of the defendant for competency evaluation.
	Any facility providing inpatient services related to competency shall discharge the defendant as soon as the facility determines that the defendant is competent to stand trial. Discharge shall not be postponed during the writing and distribution of the evaluation report.
	If the defendant is discharged to the custody of a Jail/Detention facility, the Jail/Detention facility must continue the medication regimen prescribed by the facility, when clinically appropriate, unless the defendant refuses to cooperate with medication and there is no forced medication order in effect.
8.	Next Hearing and Presence. The next hearing date is scheduled for:
	[] All previously established court dates are stricken, except (leave this blank if nothing continues to be set for hearing)
	[] A separate scheduling order shall be filed (if required by local practice).
	If the defendant is admitted to a facility designated by DSHS from a Jail/Detention facility, the defendant shall be returned to jail before this court date, except as provided below:
	[] All parties agree [] to waive the presence of the defendant and/or [] to the defendant's remote participation at a subsequent competency hearing or presentation of an agreed order if the recommendation of the evaluator is for
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continuation of the stay of criminal proceedings, or if the opinion of the evaluator is that the defendant remains incompetent and there is no remaining restoration period, and the hearing is held prior to the expiration of the authorized commitment period.

9.	Immunity Agreement	
	[] The parties have not made default.)	e any immunity agreement. (If no box is checked, this is the
	defendant in the course of admissible into evidence a proceeding, unless the de statement is admissible fo prohibition may not be use	statements, admissions, or confessions made by a facourt-ordered evaluation under this chapter are not against the defendant on the issue of guilt in any criminal fendant has placed their mental health at issue. The rany other purpose or proceeding allowed by law. This ed to argue for derivative suppression of other evidence all of an otherwise inadmissible statement, admission, or
10.	Stay of Proceedings	
	court enters an order finding	his order and during this examination period and until this ng the defendant to be competent to proceed is excluded e for trial under CrR 3.3, CrRLJ 3.3, and JuCR 7.8.
	[] The case is at the post-se State v. Campbell, 95 Wn.	ntencing stage. Jurisdiction is tolled. RCW 10.77.050; .2d 954, 957 (1981).
Dated	! <u> </u>	
		Judge
		Print Name:
Appro	ved as to form	Approved as to form
Print N	ry Prosecuting Attorney Name:	Attorney for Defendant Print Name: WSBA No.

1. State Hospital/DSHS

[] Eastern State _____eshfsuadmin@dshs.wa.gov

[] Western State ____OFMHSCOURTORDERS@dshs.wa.gov

[] DSHS/Child Study and Treatment Center ____cstcforensicsteam@dshs.wa.gov

2. Ordering Court ____

3. Jail/Detention Facility ____

4. DCR ___

5. Prosecuting Attorney ____

6. Defense Attorney ____

7. Alternate contact for defense _____

8. Other ____

Contact and Distribution List (contact information including email address, phone, and/or fax

should be included to receive scheduling communications and/or reports).